

Calendar No. 321

117TH CONGRESS
2D SESSION

S. 3666

To require reports on the adoption of a cryptocurrency as legal tender in
El Salvador, and for other purposes.

IN THE SENATE OF THE UNITED STATES

FEBRUARY 16, 2022

Mr. RISCH (for himself, Mr. MENENDEZ, and Mr. CASSIDY) introduced the following bill; which was read twice and referred to the Committee on Foreign Relations

APRIL 4 (legislative day, MARCH 31), 2022

Reported by Mr. MENENDEZ, with an amendment

[Strike out all after the enacting clause and insert the part printed in italic]

A BILL

To require reports on the adoption of a cryptocurrency as legal tender in El Salvador, and for other purposes.

1 *Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,*

3 **SECTION 1. SHORT TITLE.**

4 This Act may be cited as the “Accountability for
5 Cryptocurrency in El Salvador Act” or “ACES Act”.

1 **SEC. 2. REPORTS ON ADOPTION OF CRYPTOCURRENCY AS**
2 **LEGAL TENDER IN EL SALVADOR.**

3 (a) **IN GENERAL.**—Not later than 60 days after the
4 date of the enactment of this Act, the Secretary of State,
5 in coordination with the heads of other relevant Federal
6 departments and agencies, shall submit to the appropriate
7 committees of Congress a report on the adoption by the
8 Government of El Salvador of a cryptocurrency as legal
9 tender.

10 (b) **ELEMENTS.**—The report required by subsection
11 (a) shall include the following:

12 (1) A description of the process followed by the
13 Government of El Salvador to develop and enact the
14 Bitcoin Law (Legislative Decree No. 57, Official
15 Record No. 110, Volume 431, enacted June 9,
16 2021), which provides the cryptocurrency, Bitcoin,
17 with legal tender status in El Salvador.

18 (2) An assessment of—

19 (A) the regulatory framework in El Sal-
20 vador with respect to the adoption of a
21 cryptocurrency as legal tender and the technical
22 capacity of El Salvador to effectively mitigate
23 the financial integrity and cyber security risks
24 associated with virtual-asset transactions;

25 (B) whether the regulatory framework in
26 El Salvador meets the requirements of the Fi-

1 nancial Action Task Force with respect to vir-
2 tual-asset transactions;

3 (C) the impact on individuals and busi-
4 nesses of requiring tender of Bitcoin; and

5 (D) the impact of such adoption of a
6 cryptocurrency on—

7 (i) the macroeconomic stability and
8 public finances of El Salvador, including
9 taxation;

10 (ii) the rule of law and democratic
11 governance in El Salvador;

12 (iii) the unbanked population in El
13 Salvador;

14 (iv) the flow of remittances from the
15 United States to El Salvador;

16 (v) El Salvador's relations with multi-
17 lateral financial institutions, such as the
18 International Monetary Fund and the
19 World Bank;

20 (vi) bilateral and international efforts
21 to combat transnational illicit activities;

22 (vii) El Salvador's bilateral economic
23 and commercial relationship with the
24 United States and the potential for re-

7 (3) A description of the internet infrastructure 8 of El Salvador and an assessment of—

(A) the degree to which cryptocurrency is used in El Salvador;

(B) matters relating to chain of custody and the potential for hacking and cybertheft of cryptocurrency; and

(C) access to transparent and affordable internet and digital infrastructure among the unbanked population of El Salvador.

17 (e) PLAN TO MITIGATE RISKS TO UNITED STATES
18 FINANCIAL SYSTEM POSED BY ADOPTION OF
19 CRYPTOCURRENCY AS LEGAL TENDER IN CERTAIN
20 COUNTRIES.—

21 (1) IN GENERAL.—Not later than 90 days after
22 the submittal of the report required by subsection
23 (a), the Secretary of State, in coordination with the
24 heads of other relevant Federal departments and
25 agencies, shall submit to the appropriate committees

1 of Congress a plan to mitigate any potential risk to
2 the United States financial system posed by the
3 adoption of a cryptocurrency as legal tender in—

4 (A) El Salvador; and

5 (B) any other country that uses the United
6 States dollar as legal tender.

7 (2) IMPLEMENTATION.—Not later than 30 days
8 after the date on which the plan is submitted under
9 paragraph (1), the Secretary of State shall com-
10 mence implementation of the plan.

11 (d) SUBSEQUENT REPORT.—Not later than 270 days
12 after the submittal of the report required by subsection
13 (a), the Secretary of State, in coordination with the heads
14 of other relevant Federal departments and agencies, shall
15 submit to the appropriate committees of Congress an up-
16 dated version of such report, including a description of any
17 significant development related to the risks to the United
18 States financial system posed by the use of a
19 cryptocurrency as legal tender in El Salvador.

20 (e) APPROPRIATE COMMITTEES OF CONGRESS DE-
21 FINED.—In this section, the term “appropriate commit-
22 tees of Congress” means—

23 (1) the Committee on Foreign Relations and
24 the Committee on Banking, Housing, and Urban Af-
25 fairs of the Senate; and

1 (2) the Committee on Foreign Affairs and the
2 Committee on Financial Services of the House of
3 Representatives.

4 **SECTION 1. SHORT TITLE.**

5 *This Act may be cited as the “Accountability for
6 Cryptocurrency in El Salvador Act” or “ACES Act”.*

7 **SEC. 2. REPORTS ON ADOPTION OF CRYPTOCURRENCY AS
8 LEGAL TENDER IN EL SALVADOR.**

9 (a) *IN GENERAL.—Not later than 60 days after the
10 date of the enactment of this Act, the Secretary of State,
11 in coordination with the heads of other relevant Federal de-
12 partments and agencies, shall submit to the appropriate
13 committees of Congress a report on the adoption by the Gov-
14 ernment of El Salvador of a cryptocurrency as legal tender.*

15 (b) *ELEMENTS.—The report required by subsection (a)
16 shall include the following:*

17 (1) *A description of the process followed by the
18 Government of El Salvador to develop and enact the
19 Bitcoin Law (Legislative Decree No. 57, Official
20 Record No. 110, Volume 431, enacted June 9, 2021),
21 which provides the cryptocurrency, Bitcoin, with legal
22 tender status in El Salvador.*

23 (2) *An assessment of—*

24 (A) *the regulatory framework in El Sal-
25 vador with respect to the adoption of a*

1 *cryptocurrency as legal tender and the technical
2 capacity of El Salvador to effectively mitigate
3 the financial integrity and cybersecurity risks
4 associated with virtual-asset transactions;*

5 *(B) whether the regulatory framework in El
6 Salvador meets the requirements of the Financial
7 Action Task Force with respect to virtual-asset
8 transactions;*

9 *(C) the impact on individuals and busi-
10 nesses of requiring tender of Bitcoin; and*

11 *(D) the impact of such adoption of a
12 cryptocurrency on—*

13 *(i) the macroeconomic stability and
14 public finances of El Salvador, including
15 taxation;*

16 *(ii) the rule of law and democratic
17 governance in El Salvador;*

18 *(iii) the unbanked population in El
19 Salvador;*

20 *(iv) the flow of remittances from the
21 United States to El Salvador;*

22 *(v) El Salvador's relations with multi-
23 lateral financial institutions, such as the
24 International Monetary Fund and the Word
25 Bank;*

(vi) bilateral and international efforts

to combat transnational illicit activities;

(vii) *El Salvador's bilateral economic*

and commercial relationship with the

United States and the potential for reduced

use by El Salvador of the United States dol-

lar;

(viii) existing United States sanctions

Frameworks and the potential for the use of

cryptocurrency to circumvent such sanc-

tions;

(ix) the environmental impact of

tocurrency mining activities in El Sal-

vador, the deforestation associated with the

construction of new cryptocurrency mining

facilities, and the capacity of the electric

grid in El Salvador to deliver reliable and

affordable electricity meeting or exceeding

the level available before the adoption of a

cryptocurrency as legal tender; and

(x) the feasibility of using

cryptocurrency mining activities for pur-

poses of enhancing grid resiliency in El

Salvador and any other country that uses

the United States dollar as legal tender.

1 (3) A description of the internet infrastructure of
2 *El Salvador and an assessment of—*
3 (A) the degree to which cryptocurrency is
4 used in *El Salvador*;
5 (B) matters relating to chain of custody
6 and the potential for hacking and cybertheft of
7 cryptocurrency; and
8 (C) access to transparent and affordable
9 internet and digital infrastructure among the
10 unbanked population of *El Salvador*.

11 (c) *PLAN TO MITIGATE RISKS TO UNITED STATES FI-*
12 *NANCIAL SYSTEM POSED BY ADOPTION OF*
13 *CRYPTOCURRENCY AS LEGAL TENDER IN CERTAIN COUN-*
14 *TRIES.*—

15 (1) *IN GENERAL.*—Not later than 90 days after
16 the submittal of the report required by subsection (a),
17 the Secretary of State, in coordination with the heads
18 of other relevant Federal departments and agencies,
19 shall submit to the appropriate committees of Con-
20 gress a plan to mitigate any potential risk to the
21 United States financial system posed by the adoption
22 of a cryptocurrency as legal tender in—
23 (A) *El Salvador*; and
24 (B) any other country that uses the United
25 States dollar as legal tender.

1 (2) *IMPLEMENTATION.*—Not later than 30 days
2 *after the date on which the plan is submitted under*
3 *paragraph (1), the Secretary of State shall commence*
4 *implementation of the plan.*

5 (d) *SUBSEQUENT REPORT.*—Not later than 270 days
6 *after the submittal of the report required by subsection (a),*
7 *the Secretary of State, in coordination with the heads of*
8 *other relevant Federal departments and agencies, shall sub-*
9 *mit to the appropriate committees of Congress an updated*
10 *version of such report, including a description of any sig-*
11 *nificant development related to the risks to the United*
12 *States financial system posed by the use of a cryptocurrency*
13 *as legal tender in El Salvador.*

14 (e) *APPROPRIATE COMMITTEES OF CONGRESS DE-*
15 *FINED.*—In this section, the term “appropriate committees

16 *of Congress” means—*

17 (1) *the Committee on Foreign Relations and the*
18 *Committee on Banking, Housing, and Urban Affairs*
19 *of the Senate; and*
20 (2) *the Committee on Foreign Affairs and the*
21 *Committee on Financial Services of the House of Rep-*
22 *resentatives.*

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